IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

GOOGLE, LLC,	:	c. C.A. No. 21-mc-419-MN
Petit	ioner,	:
V.	:	: :
TERRIER SSC, LLC	:	
Resp	oondent.	
GOOGLE, LLC,	:	: C.A. No. 21-mc-440-MN
Pet	itioner,	
V.		
BP FUNDING TRUST,		
Res	spondent.	
	:	
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DECLARATION OF MORGAN E. PIETZ IN SUPPORT OF TERRIER SSC, LLC AND BP FUNDING TRUST'S OMNIBUS OPPOSITION TO GOOGLE'S MOTIONS TO COMPEL

- I, Morgan E. Pietz, am over the age of 18 and hereby declare based on my own personal knowledge:
- 1. I am an attorney duly admitted to practice law in the State of California and was approved to appear *pro hac vice* by this Court on or about October 20, 2021. I am counsel of record for Respondents, BP Funding Trust ("BP Funding") and

Terrier SSC, LLC ("Terrier") in the above-entitled actions.

2. I make this declaration in support of Terrier and BP Funding's Omnibus

Opposition to Google's Motions to Compel.

3. Attached as Exhibit A is a true and correct copy of Plaintiff's Motion

For Protective Order Requiring Withdrawal of Subpoenas Against Nonparties BP

Funding and Terrier SSC, LLC in the matter of WSOU Investments, LLC d/b/a/

Brazos Licensing and Development v. Google, currently pending before the United

States District Court for the Western District of Texas Waco Division.

4. Attached as Exhibit B is a true and correct copy of the Notice of Service of

Terrier SSC, LLC and BP Funding Trust's objections to all four subpoenas to them

served on October 19, 2021, along with notice that Terrier and BP Funding would

be opposing the Google's motions and also joining with WSOU in Rule 45(f)

motion to transfer.

I declare under penalty of perjury under the laws of the United States of

America that the foregoing is true and correct.

Executed this 21st day of October, 2021 at Beverly Hills, California.

BY:

/s/ Morgan E. Pietz

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